

## UNITED STATES PARTMENT OF COMMERCE

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		I AT	ATTORNEY DOCKET NO.	
08/913,918	12/08/97	PROCKOP		D	TJU-1857	
-					•	
000570	00570 HZ12/1220		<b>–</b> [	E	EXAMINER	
AKIN GUMP ONE COMMER	STRAUSS HAUEF CF SQUARF	1	KERR, J			
2005 MARKET STREET SUITE 2200				ART UNIT	PAPER NUMBER	
PHILADELPH	IA PA 19103		_	1633		

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

12/20/00

## **Advisory Action**

Application No. 08/913,918

Applicanas

Prockop et al.

Examiner

Janet M. Kerr

Group Art Unit 1633



TU	E DEDI	UD EUB BEGDUNG	E: [check only a) or b)]		•	•
	a) $\square$		months from the mailing date of	of the final rejection		
	b) [	expires either three m	nonths from the mailing date o however, will the statutory pe	f the final rejection, or o	on the mailing date of this pire later than six months	Advisory Action, whichever from the date of the final
	date on determi	which the response, to the which the response, to the period of externing the period of externing the which the response to th	e obtained by filing a petition u the petition, and the fee have b ension and the corresponding a se originally set shortened statu	peen filed is the date of impount of the fee. Any	the response and also the extension fee pursuant to	date for the purposes of 37 CFR 1.17 will be
			wo months from the date or orth above, whichever is la			
			final rejection, filed on the application in condition		been considered with	the following effect,
X	The pr	oposed amendment	t(s):			
	☐ wi	Il be entered upon f	filing of a Notice of Appea	l and an Appeal Brief	<b>i.</b> ·	
	🛚 wi	Il not be entered be	cause:	•		
	X	they raise new issu	ues that would require furt	ther consideration an	d/or search. (See not	e below).
		they raise the issue	e of new matter. (See not	te below).	*.	
	· 🗌	they are not deeme issues for appeal.	ed to place the application	in better form for a	opeal by materially rec	ducing or simplifying the
		they present additi	ional claims without cance	lling a corresponding	number of finally reje	ected claims.
	NO.		<u>d claims raise new issues t</u>		rther consideration an	d/or search as the new
		<u>limitations cha</u>	ange the scope of the clair	med invention.		<u>'</u>
		oplicant's response one	has overcome the followin	ng rejection(s):		
	Newly	y proposed or amen ate, timely filed am	nded claimsendment cancelling the no	n-allowable claims.	would be allow	wable if submitted in a
		ffidavit, exhibit or r owance because:	equest for reconsideration	has been considered	d but does NOT place	the application in condition
		ffidavit or exhibit w kaminer in the final		ause it is not directe	d SOLELY to issues w	rhich were newly raised by
X	For pu	urposes of Appeal,	the status of the claims is	as follows (see attac	ched written explanati	on, if any):
		s allowed: <u>none</u>				
		s objected to: <u>none</u>		<u></u>		
			and 55-68			
	The p	roposed drawing co	orrection filed on	has	has not been app	proved by the Examiner.
	Note	the attached Inform	nation Disclosure Statemer	nt(s), PTO-1449, Pap	per No(s).	-000
	Other				SUPERV	EBORAH J. R. CLARK ISORY PATENT EXAMINER INOLOGY CENTER 1600